

Georgia Bureau of Investigation Georgia Crime Information Center

ConsentForm

I hereby authorize_			to receive any Georgia
_		of Board above)	
	ord information pertaining	to me which maybe in the files	s of any state or local criminal justice
agencyin Georgia.			
		_	
Full Name (print)			
Address (to include	le city, state, zip code)		
	D + (D; 11		
Sex Race	Date of Birth	Social Security Numb	per
By signing this form	, I acknowledge that I hav	e been informed of the Non-C	riminal Justice Applicant's Privacy Rights
and the Privacy Act	Statement (Title 28 Unite	d States Code § 534).	
Signature		Date	
Special employ	ment provisions (chec	kifapplicable):	
Empl	oyment with mentally dis	abled (Purpose code 'M')	
	oyment with elder care	, ,	
Empl	oyment with children (P	urpose code 'W')	
Vou must sales	at an af the four entions l	aclosy for the promber of day	o for outhorization.
fou must selec	ct one of the lour options i	pelow for the number of days	s for authorization:
This autho	rization is valid for		
	19	0 days	
	21		
		lays from date of signature	, give consent to the above
			nal history background checks for the
		n of my employment with t	

Attachment A

NON-CRIMINAL JUSTICE APPLICANT'S PRIVACY RIGHTS

As an applicant that is the subject of a Georgia only or a Georgia and Federal Bureau of Investigation (FBI) national fingerprint/biometric-based criminal historyrecord check for a non-criminal justice purpose (such as an application for a job or license, immigration or naturalization, security clearance, or adoption), you have certain rights which are discussed below.

You must be provided written notification that your fingerprints/biometrics will be used to check the criminal historyrecords maintained by the Georgia Crime Information Center (GCIC) and the FBI, when a federal record check is so authorized.

If your fingerprints/biometrics are used to conduct a FBI national criminal historycheck, you are provided a copy of the Privacy Act Statement that would normally appear on the FBI fingerprint card.

If you have a criminal history record, the agency making a determination of your suitability for the job, license, or other benefit must provide you the opportunity to complete or challenge the accuracy of the information in the record.

The agencymust advise you of the procedures for changing, correcting, or updating your criminal history record as set forth in Title 28, Code of Federal Regulations (CFR), and Section 16.34.

If you have a Georgia or FBI criminal historyrecord, you should be afforded a reasonable amount of time to correct or complete the record (or decline to do so) before the agencydenies you the job, license or other benefit based on information in the criminal historyrecord.

In the event an adverse employment or licensing decision is made, you must be informed of all information pertinent to that decision to include the contents of the record and the effect the record had upon the decision. Failure to provide all such information to the person subject to the adverse decision shall be a misdemeanor [O.C.G.A. § 35-3-34(b) and §35-3-35(b)].

You have the right to expect the agency receiving the results of the criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of state and/or federal statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.

If the employment/licensing agencypolicypermits, the agencymayprovide you with a copy of your Georgia or FBI criminal historyrecord for review and possible challenge. If agencypolicydoes not permit it to provide you a copy of the record, information regarding how to obtain a copy of your Georgia, FBI or other state criminal historymay be obtained at the GBI website (http://gbi.georgia.gov/obtaining-criminal-history-record-information).

If you decide to challenge the accuracy or completeness of your Georgia or FBI criminal history record, you should send your challenge to the agency that contributed the questioned information. Alternatively, you may send your challenge directly to GCIC provided the disputed arrest occurred in Georgia. Instructions to dispute the accuracy of your criminal history can be obtained at the GBI website (http://gbi.georgia.gov/obtaining-criminal-history-record-information).

Attachment B PRIVACY ACT STATEMENT

Authority: The FBI's acquisition, preservation, and exchange of fingerprints and associated information is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include Federal statutes, State statutes pursuant to Pub. L. 92-544, Presidential Executive Orders, and federal regulations. Providing your fingerprints and associated information is voluntary; however, failure to do so may affect completion or approval of your application.

Principal Purpose: Certain determinations, such as employment, licensing, and security clearances, may be predicated on fingerprint-based background checks. Your fingerprints and associated information/biometrics may be provided to the employing, investigating, or otherwise responsible agency, and/or the FBI for the purpose of comparing your fingerprints to other fingerprints in the FBI's Next Generation Identification (NGI) system or its successor systems (including civil, criminal, and latent fingerprint repositories) or other available records of the employing, investigating, or otherwise responsible agency. The FBI may retain your fingerprints and associated information/biometrics in NGI after the completion of this application and, while retained, your fingerprints may continue to be compared against other fingerprints submitted to or retained by NGI.

Routine Uses: During the processing of this application and for as long thereafter as your fingerprints and associated information/biometrics are retained in NGI, your information may be disclosed pursuant to your consent, and may be disclosed without your consent as permitted by the Privacy Act of 1974 and all applicable Routine Uses as may be published at any time in the Federal Register, including the Routine Uses for the NGI system and the FBI's Blanket Routine Uses. Routine uses include, but are not limited to, disclosures to: employing, governmental or authorized non-governmental agencies responsible for employment, contracting, licensing, security clearances, and other suitability determinations; local, state, tribal, or federal law enforcement agencies; criminal justice agencies; and agencies responsible for national security or public safety.